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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

PATENTING REJECTION OVER A PENDING SECOND APPLICATION 57622-038 (ELZ-4)			
In re Application of:	John Kroeker, et al.		
Application No. 09/815,726			
Filed:	March 23, 2001		
For: Web-Based Spee	ch Recognition With Scripting And Se	emantic Objects	
	,		
any patent granted on the defined in 35 U.S.C. 154 granted on pending second The owner hereby agrees such period that it and a	Eliza Corporation plication hereby disclaims, except as the instant application, which would eled to 156 and 173 as shortened by any ond Application Number 10 that any patent so granted on the that any patent on the second ap the instant application and is binding up	extend beyond the expiration d y terminal disclaimer filed prior //097,760 , filed on instant application shall be enf plication are commonly owned	ate of the full statutory term to the grant of any patent March 14, 2002 orceable only for and during This agreement runs with
application that would ex of any patent granted on in the event that any sud invalid by a court of cor 1.321, has all claims ca	sclaimer, the owner does not disclatend to the expiration date of the full the second application, as shortenesh granted patent: expires for failure appetent jurisdiction, is statutorily disincelled by a reexamination certificatory term as shortened by any termination.	I statutory term as defined in 36 ad by any terminal disclaimer find to pay a maintenance fee, is to pay a maintenance fee, is to claimed in whole or terminally ate, is reissued, or in any mar	5 U.S.C. 154 to 156 and 173 led prior to the patent grant, neld unenforceable, is found y disclaimed under 37 CFR ner terminated prior to the
Check either box 1 or 2,	if appropriate.		
	sions on behalf of an organization), the undersigned is empowered to		
information and belief as willful false statements a	I statements made herein of my owner believed to be true; and further than the like so made are punishable ates Code and that such willful states	hat these statements were ma by fine or imprisonment, or t	ide with the knowledge that both, under Section 1001 of
2. A The undersi	gned is an attorney of record.		
3. Owner/applicant	is 🗵 Small entity 🔲 1	Large entity	
The terminal disclaime	er fee under 37 CFR 1.20(d) is	\$65.00 and is to b	e paid as follows:
☐ A check in the am	ount of the fee is enclosed.		
The Director is her to Deposit Account	reby authorized to charge any fees with Number 501133	hich may be required, or credit	any overpayment,
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PTO suggested wording	for terminal disclaimer was		
	d. 🔲 changed (if changed, an e	explanation should be supplied	.)
76hu00	~	Dated: Scptember	er 2 , 2005
) - O S	ignature	I hereby certify that	this correspondence is being
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Toby H. Kusmer, P.C.		addressed to "Commissi	hst class mail in an envelope oner for Patents, P.O. Box 1450,
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(Case) Vacanida In 571			Facquille No.571.
28 State Street		61100-	ر بر الماري
Boston, MA 02109 Telephone: 617,535,4065		Signature of Persi	n Mailing Correspondence

Cynthia Joseph

Typed or Printed Name of Person Mailing Correspondence